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November 21, 2005

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COMMENTS

The facsimile confirmation of the Patent Office imprinted hereon will acknowledge receipt of:

Application No: 09/502,176 Filing Date: February 10, 2000 Inventor: Pirie-Shepherd et al.

For: Deglycosylated Kringle 1-3 Region Fragments of Plasminogen and Methods of Use Papers Submitted: Transmittal Amendment; Sixth Amendment and Response to Office

Action

Docket No.: 54785-2141 (54785-299503)

Date Faxed: November 21, 2005

Atty/Sec'y: ESP:ckf

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PATENTS

IN THE U.S. PATENT AND TRADEMARK OFFICE

In re Application of:

Docket No. 54785-2141 (54785-299503)

Pirie-Shepherd et al. Serial No. 09/502,176

Filed:

February 10, 2000

For:

Deglycosylated Kringle 1-3 Region Fragments of Plasminogen and Methods of Use

MailStop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Transmitted herewith is a paper in the above-identified application.

Sixth Amendment and Response to Office Action.

Applicant claims small entity status.

No additional fee is required.

					SMAI ENTI	_	OTHER :	
	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE	ADDIT. FEE	RATE	ADDIT. FEE
TOTAL	20	MINUS	28=	0	x25	\$	x50	s
INDEP.	3	MINUS	4 =	0	x100	\$	x200	S
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\boxtimes	The Commissioner is hereby authorized to charge any additional fees required under 37 CFR §1.16, or credit any overpayment,
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Elena S. Polovnikova, Ph.D.

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Reg. No. <u>52,130</u>

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Attorney Docket No. 54785-2141 (54785-299503)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)
Pirie-Shepherd et al.) Group Art Unit: 1642
Serial No.: 09/502,176) Examiner: Harris, A.
Filed: February 10, 2000)
For: Deglycosylated Kringle 1-3 Region)
Fragments of Plasminogen and Methods of Use)

SIXTH AMENDMENT AND RESPONSE TO OFFICE ACTION

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Sir:

In response to the non-final Office Action mailed August 22, 2005, applicants respectfully request amendment of the claims as follows and reconsideration of the rejected claims based upon the amendments and the following remarks. A three-month period of response to the non-final Office Action expires on November 22, 2005.

Amendments to Claims start on page 2 of this paper.

Remarks start on page 5 of this paper.

Conclusion starts on page 7 of this paper.

Flora S. Polovnikova, Ph.D., - Reg. No. 52,130

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